Dixville Telephone Company Demonstration of Compliance with Applicable Service Quality Standards and Consumer Protection Rules

In establishing this certification in its 2005 ETC Order,¹ the FCC found that an ETC must make "a specific commitment to objective measures to protect consumers." ² The Commission found that for wireless ETCs, compliance with CTIA's Consumer Code for Wireless Service would satisfy this requirement" and that the sufficiency of other commitments would be considered on a case-by-case basis.³ In this context, the FCC stated, "to the extent a wireline or wireless ETC applicant is subject to consumer protection obligations under state law, compliance with such laws may meet our requirement."⁴

Dixville Telephone Company ("Company") hereby certifies that it is complying with applicable service quality standards and consumer protection rules. The Company is subject to consumer protection obligations under state law. These obligations include, but are not limited to, the following: (1) filing a Local Exchange Tariff pursuant to the requirements of New Hampshire Public Utilities Commission which disclose rates, terms and conditions of service to customers; (2) adherence to state

¹ Federal-State Joint Board on Universal Service, CC Docket No. 96-45, Report and Order, FCC 05-46 (rel. Mar. 17, 2005) ("2005 ETC Order").

² Id. at para. 28.

³ Id. The FCC noted that under the CTIA Consumer Code, wireless carriers agree to: "(1) disclose rates and terms of service to customers; (2) make available maps showing where service is generally available; (3) provide contract terms to customers and confirm changes in service; (4) allow a trial period for new service; (5) provide specific disclosures in advertising; (6) separately identify carrier charges from taxes on billing statements; (7) provide customers the right to terminate service for changes to contract terms; (8) provide ready access to customer service; (9) promptly respond to consumer inquiries and complaints received from government agencies; and (10) abide by policies for protection of consumer privacy," Id. at n. 71.

consumer protection requirements governing telephone providers; (3) truth-in-billing requirements; and (4) CPNI, Red Flag Rules and other applicable federal and state requirements governing the protection of customers' privacy.

The Company is subject to consumer protection obligations for broadband services under federal law. These obligations include, but are not limited to, the following: public disclosure of accurate information regarding network management practices, performance, and commercial terms of broadband internet access services; as a means of providing sufficient information for consumers to make informed choices regarding use of such services, and for content, application, service and device providers to develop, market, and maintain internet offerings as specified in F.C.C. 47 C.F.R. Part 8 §8.3.

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Dixville Telephone Company, Inc. Line 610 – Functionality in Emergency Situations

As required in 47 C.F.R. § 54.313(a)(6) for all high cost recipients, which includes the Company, and as set forth in 47 C.F.R. § 54.202(a)(2), the following provides a detailed description demonstrating that the Company has the ability to remain functional in emergency situations, including a demonstration that 1) it has a reasonable amount of back-up power to ensure functionality without an external power source, 2) is able to reroute traffic around damaged facilities, and 3) is capable of managing traffic spikes resulting from emergency situations.

OVERALL RESPONSE TO EMERGENCY SITUATIONS: The Company has a comprehensive disaster recovery plan (also called a "continuity plan") that was developed and implemented for the Company specifically to deal with emergencies. It has detailed, specific steps that are to be taken for each type of emergency.

POWER: In order to function in an emergency, the Company has a combination of batteries and emergency generators. Permanent locations have emergency generators with fuel tanks. The company's central offices have automatic stand-by generators to run the entire offices. The digital loop carrier ("DLC") sites also have battery back-up.

REROUTING TRAFFIC AND REDUNDANCY: The network was designed with redundancy wherever possible. Where it is not redundant, the Company has the ability to redirect most backbone traffic. In cases where there is no redundancy it is geographically impracticable to build. For example, the loop to the customer location is typically not redundant, especially for residential customers. This is because it would not be cost effective to build totally separate facilities for the "last mile" to the customer.

MANAGING TRAFFIC SPIKES: The Company realizes that when a catastrophe happens, everyone immediately tries to contact friends and family to make certain they are all right. The Company has designed the network to have excess capacity on its backbone network. For example, on Mother's Day, the company handles traffic without the customer receiving the "All Trunks Busy" message which demonstrates the Company's ability to handle peak traffic spikes.

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Five-Year Network Improvement Plan Progress Report For Dixville Telephone Company

In its *USF/ICC Transformation Order* and subsequent Orders, the Federal Communications Commission ("FCC" or "Commission")requires Eligible Telecommunications Carriers ("ETCs") to submit a five-year build-out plan in a manner consistent with Section 54.202(a)(1)(ii) of the Commission's Rules by July 1, 2014 and to submit annual progress reports pursuant to Section 54.313 (a)(1). Thereafter. Section 54.202(a) (1) (ii) states in part that ETCs are to submit a five-year plan that describes with specificity proposed improvements or upgrades to the ETC's network throughout its proposed service area. Each ETC shall estimate the area and population that will be served as a result of the improvements..."2

In its *March 5, 2013 Order*, the FCC specified that for rate-of-return carriers, the five year plans "should describe the carrier's network improvement plan, which should provide greater visibility into current plans to extend broadband service to unserved locations in rate-of return service territories." Dixville Telephone Company ("Dixville" or the "Company"), a division of Tillotson Corporation, a Massachusetts company, and a rate-of-return ETC in New Hampshire, until very recently has been on a path towards permanently discontinuing its local telephone operations as a consequence of the September 2011 closing of the Company's main customer, The Balsams Resort, which resulted in the termination of telephone service for virtually all of DTC's approximately 450 access lines, leaving only 4 access lines in service. However, the prospects for redevelopment of the resort have improved in the last few months, to

Five-Year Plan 120042nh3010

such an extent that the Company has entered into a Purchase and Sale Agreement with an entity affiliated with the prospective developer. It can be presumed that the Buyer will have substantive plans for network improvement, but at this point the Buyer is still conducting due diligence inquiries related to the purchase, and recruiting staff to eventually manage the Company and guide it into the future. Given these circumstances, Dixville is in no position to plan any investment in the network for years 2016-2020. Dixville will continue to use Universal Service Fund support to maintain service to its existing customers pending the consummation of its sale to the Buyer, and in contemplation of the Buyer coordinating with the Commission on future funding.

¹ See Connect America Fund; A National Broadband Plan for Our Future; Establishing Just and Reasonable Rates for Local Exchange Carriers; High-Cost Universal Service Support; Developing a Unified Intercarrier Compensation Regime; Federal-State Joint Board on Universal Service; Lifeline and Link-Up; Universal Service Reform—Mobility Fund; WC Docket Nos. 10-90, 07-135, 05-337, 03-109, CC Docket Nos. 01-92, 96-45, GN Docket No. 09-51, WT Docket No. 10-208, Report and Order and Further Notice of Proposed Rulemaking, FCC 11-61 (rel. Nov. 18, 2011) (USF/ICC Transformation Order) at Para. 587; pets. for review denied, Direct Comm. Cedar Valley, et al v. FCC, No. 11-9900, www.ca10.uscourts.gov/opinions/11/11-9900.pdf (10th Cir. May 23, 2014); see also Connect America Fund et al., WC Docket 10-90 et al., Order, DA 12-147 (rel. Feb. 12, 2012) at Para. 5 (amending Section 54.313(a)(1) to clarify this requirement); Connect America Fund et al., WC Docket 10-90 et al., Third Order on Reconsideration, FCC 12-52 (rel. May 14, 2012) at Para. 10 (changing the filing deadline for the annual reports from April 1 to July 1); Connect America Fund et al., WC Docket 10-90 et al., Order, DA 13-332(rel. Mar. 5, 2013) ("March 5, 2013 Order") at Para's. 4, 6-9. Delaying Five Year Plan until July 1, 2014 see WCDocket No. 10-90, Order, DA 13-1115, Para. 8 (released May 16, 2013). 247 C.F.R. § 54.202(a) (1) (ii). 3 March 5, 2013 Order at Para. 9 citing Section 54.202(a) (1) (ii).

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Dixville Telephone Company Line 114 – USF Support Received

For the period January 1, 2015 through June 29, 2015 Dixville Telephone Company 120042 received \$1,583 in Universal Support.

As stated in our progress report (Line 112), Dixville Telephone was previously on the path to discontinuing operations so has not used any support to:

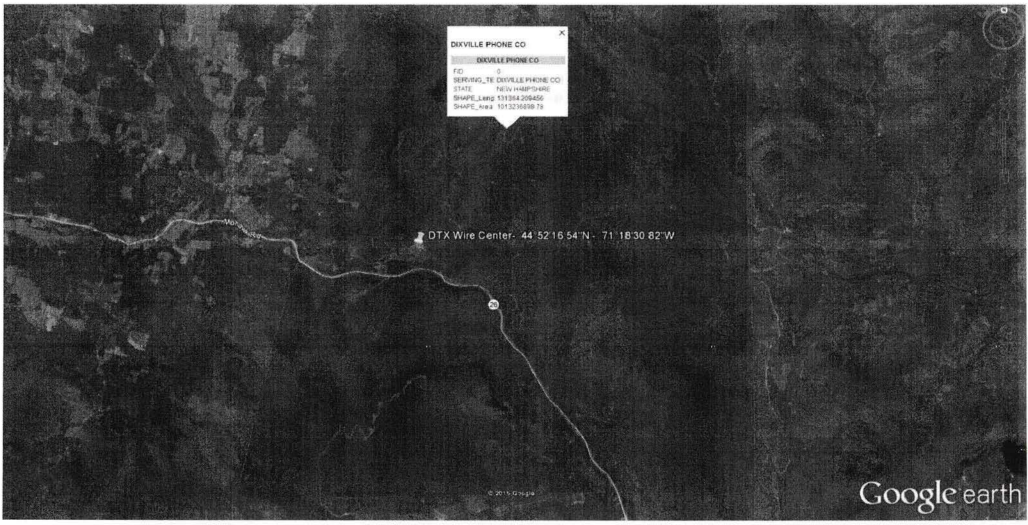
Line 115: Improve service quality

Line 116: Improve service coverage

Line 117: Improve service capacity

Line 118: Did not have any improvement targets to meet.

Support was only used to maintain quality of service, coverage and capacity.



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June 24, 2015 **Dixville Telephone Company**

- Purple highlighted area denotes Dixville Telephone Company Study Area.
- > Dixville does not currently provide Internet access in study
- No facilities in uninhabited areas.



New Hampshire State Highway Route 26

DIXVILLE TELEPHONE COMPANY (SAC120042)

ATTACHMENT - LINE 3026

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